UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA SOUTH BEND DIVISION

UNITED STATES OF AMERICA,)
Plaintiff,)) Case No. 3:19cv00072
V.)
BRIAN K. APPLE,)
PAULA L. APPLE, a/k/a PAULA L.)
SHAWGO, a/k/a PAULA LOYD,)
n/k/a PAULA L. BOWERS,)
)
Defendants.)

COMPLAINT

Comes now Plaintiff United States of America, by counsel, for and on behalf of its agency, U.S. Department of Agriculture (USDA), and for its cause of action alleges the following:

JURISDICTION

1. This Court has jurisdiction pursuant to 28 U.S.C. Section 1345 and venue is proper.

COUNT ONE (Default on Promissory Note)

2. On or about October 1, 1992, Defendants Brian K. Apple and Paula L. Apple, a/k/a Paula Shawgo, a/k/a Paula Loyd, n/k/a Paula L. Bowers,

herein "Defendant Paula L. Apple" executed and delivered to Plaintiff a promissory note in the amount of \$57,000.00. A copy of said note is attached hereto as "Exhibit 1."

3. To secure payment of said promissory note Defendants Brian K.

Apple and Paula L. Apple executed and delivered to Plaintiff a mortgage on the following described real estate in Elkhart County, to wit:

A part of the Northeast Quarter of the Northeast Quarter of Section 36, Township 35 North, Range 4 East, Locke Township, Elkhart County, Nappanee, Indiana, and described as follows:

Commencing at the Southwest Corner of Lot #1 in Locke Court Subdivision as recorded in Plat Book 10, page 3, Elkhart County, Indiana; thence North (assumed bearing) in the West line of said Subdivision, a distance of 360.0 feet to the point of beginning of this description; thence West, a distance of 145.0 feet to the East line of Nappanee Street; thence North on said East line a distance of 60.0 feet; thence East, a distance of 145.0 feet to the West line of said Subdivision; thence South on said West line, a distance of 60.0 feet to the aforementioned point of beginning.

Commonly known as: 709 N. Nappanee Street, Nappanee, IN 46550 (the "Subject Property").

The mortgage was recorded in the Office of the Recorder of Elkhart County, Indiana, on November 12, 1992, as Document No. 92 027513, a copy of which is attached hereto as "Exhibit 2."

4. As a part of this transaction, Defendants Brian K. Apple and Paula L. Apple executed a Subsidy Repayment Agreement ("Subsidy

Agreement"), a copy of which is attached hereto as "Exhibit 3." By this agreement, the United States agreed to defer a portion of the accruing interest so long as there was no default, but in the event of a default, the credited interest becomes due as an *in rem* charge secured by the mortgage. There is due under the Subsidy Agreement the sum of \$13,134.38.

- 5. Plaintiff is the holder of the promissory note, mortgage and Subsidy Agreement.
- 6. Defendants Brian K. Apple and Paula L. Apple are in default in repayment of the obligations due to Plaintiff under the terms of the promissory note.
- 7. Defendants Brian K. Apple and Paula L. Apple owe Plaintiff, pursuant to the note and mortgage, the sum of \$84,856.48 consisting of \$68,911.34 in principal and \$15,945.14 in accrued interest as of October 22, 2018, with interest thereafter at the rate of \$13.9702 per day to the date of judgment, plus interest credit under the Subsidy Agreement in the sum of \$13,134.38. In addition, the government may incur additional costs and expenses associated with the preservation and sale of the real property, which may become due and owing under the terms of the note and mortgage.

COUNT TWO (Foreclosure)

- 8. Plaintiff restates and incorporates by reference allegations 1 through 7 as though fully stated herein.
- 9. The mortgage of Plaintiff is prior and paramount to the interest of all other parties to this action.

WHEREFORE, Plaintiff respectfully prays that the Court:

- A. Enter judgment *in rem* against the mortgaged real estate in the amount of \$97,990.86, together with interest accruing after October 22, 2018, to date of judgment at the rate of \$13.9702 per day, plus any such further costs and expenses as may be incurred to the date of sale of the property and *in personam* against against Defendants Brian K. Apple and Paula L. Apple, in the amount of \$84,856.48 (the *in rem* judgment minus the differed interest or subsidy recapture in the amount of \$13,134.38), and all other costs herein;
- B. Enter an order declaring Plaintiff's mortgage to be prior and paramount to the interests of all other parties and determining the amount and priorities of the interests of all parties to the real estate; and an order foreclosing the equity of redemption of defendants in the real estate;
- C. Enter an order directing the sale of the property by the U.S.

Marshall and application of the proceeds first to the costs of sale, second to payment of the judgment of Plaintiff, with any then-remaining proceeds paid to the Clerk of the Court to be disposed of as the Court shall direct;

- D. Issue a Writ of Assistance upon proper Praecipe if the purchaser of the real estate be denied possession; and
- E. Award such other and further relief as is just and proper in the premises.

Respectfully submitted,

THOMAS L. KIRSCH II UNITED STATES ATTORNEY

By: <u>s/Deborah M. Leonard</u>

Deborah M. Leonard
Assistant United States Attorney
United States Attorney's Office
Northern District of Indiana
E. Ross Adair Federal Bldg, U.S. Courthouse
1300 South Harrison Street, Room 3128
Fort Wayne, IN 46802-3489

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Email: deborah.leonard@usdoj.gov

USDA-FmHA Form FmHA 1910 ND case 3:19-cv-00072RQMUSFARY NQTFiled 02/04/19 page 1 of 3 (Rev. 4-91)

YPE OF LOAN	STATE
DID IT HOUSE THE	INDIANA
RURAL HOUSING	COUNTY
	ELKHART
	CASE NO.
	15-20-377801664

		OCTORED 1	0.0
		OCTOBER 1,	·
FOR VALUE RECEIVED, the undersigned (whether severally promise to pay to the order of the United States	one or more pers of America, acting	ons, herein called "Bo through the Farmers F	rrower") jointly and Home Administration,
United States Department of Agriculture, (herein called the	'Government'') at i	ts office in	
WARSAW, IN 46580			,
THE PRINCIPAL SUM OFFIFTY_SEVEN_THOUSAND	AND NO/100		
DOLLARS (\$ 57,000.00), plu	s INTEREST on the UN	IPAID PRINCIPAL of
SEVEN AND THREE FOURTHS PERCENT (7.7	5 %) PER AN	NUM.	
,	,		
Payment of the said Principal and Interest shall be as agree alternatives as indicated below: (check one)	d between the Born	ower and the Governme	ent using one of three
☐ I. Principal and Interest payments shall be deferred. T	he interest accrued	to	, 19
shall be added to the Principal. Such new Principal and later amortized installments on the dates indicated in the box bel	accrued Interest sha ow. Borrower author	ll be payable in prizes the Government to	regular o enter the amount of
such new Principal herein \$when such amounts have been determined.	and the amount	of such regular installme	ents in the box below,
☐ II. Payment of Interest shall not be deferred. Installme	nts of accrued Inter	est shall be payable on t	he
of each beginning on	, 19	., through	, 19,
Principal and later accrued Interest shall be paid in	installments	es indicated in the box h	velow.
☐ III. Payments shall not be deferred. Principal and Intere in the box below:			
\$ 400.00 on	NOVEMBER	1	, 19 <u>92</u> , and
<u>\$_400.00</u>	thereafter on the	1ST of eac	ch MONIH
until the PRINCIPAL and INTEREST are fully paid exce	pt that the FINAL		
evidenced hereby, if not sooner paid, shall be due and PAYA from the DATE of this NOTE. The consideration herefor		/	YEARS he foregoing schedule

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If the total amount of the loan is not advanced at the time of loan closing, the loan shall be advanced to the Borrower as requested by Borrower and approved by the Government. Approval of the Government is mandatory provided the advance is requested for a purpose authorized by the Government. Interest shall accrue on the amount of each advance from its actual date as shown on the reverse hereof. Borrower authorizes the Government to enter the amount and date of such advance in the Record of Advances.

Payment of principal and interest shall be applied in accordance with FmHA accounting procedures in effect on the date of receipt of the payment. Borrower agrees to pay late charges in accordance with FmHA regulations in effect when a late charge is assessed.

Prepayments of scheduled installments, or any portion thereof, may be made at any time of the option of Borrower. Refunds and extra payments, as defined in the regulations (7CFR §1951.8) of the Farmers Home Administration according to the source of funds involved, shall, after payment of interest, be applied in accordance with FmHA regulations and accounting procedures in effect on the date of receipt of payments.

Borrower agrees that the Government at any time may assign this note. If the Government assigns the note and insures the payment thereof, and in such case, though the note is not held by the Government, Borrower shall continue to pay to the Government, as collection agent for the holder, all installments of principal and interest as scheduled herein.

If this note is held by an insured lender, prepayments made by Borrower may, at the option of the Government, be remitted by the Government to the holder promptly or, except for final payment, be retained by the Government and remitted to the holder on either a calendar quarter basis or an annual installment due date basis. The effective date of any prepayment retained and remitted by the Government to the holder on an annual installment due date basis shall be the date of the prepayment by Borrower, and the Government will pay the interest to which the holder is entitled accruing between the effective date of any such prepayment and the date of the Treasury check to the holder.

CREDIT ELSEWHERE CERTIFICATION: Borrower hereby certifies that he/she is unable to obtain sufficient credit elsewhere to finance his/her actual needs at reasonable rates and terms, taking into consideration prevailing private and cooperative rates and terms in or near his/her community for loans for similar purposes and periods of time, and that the loan evidenced hereby shall be used solely for purposes authorized by the Government.

LEASE OR SALE OF PROPERTY: If the property constructed, improved, purchased, or refinanced in whole or in part with the loan evidenced hereby is (1) leased or rented with an option to purchase, (2) leased or rented without option to purchase for a term exceeding 3 years, or (3) sold or title is otherwise conveyed, voluntarily or involuntarily, the Government may at its option declare the indebtedness evidenced hereby immediately due and payable.

REFINANCING AGREEMENT: Borrower hereby agrees to provide periodic financial information as requested by the Government. If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a responsible cooperative or private credit source at reasonable rates and terms for loans for similar purposes and period of time, Borrower will, at the Government's request, apply for and accept a loan in sufficient amount to pay this note in full and, if the lender is a cooperative, to pay for any necessary stock. This paragraph and the preceding paragraph shall not apply to any comaker signing this note pursuant to Section 502 of the Housing Act of 1949 to compensate for deficient repayment ability of other undersigned person(s).

CREDIT SALE TO NONPROGRAM BORROWER: The provisions of the paragraphs entitled "Credit Elsewhere Certification," and "Refinancing Agreement" do not apply if (1) this promissory note represents in whole or part payment for property purchased from the Government and (2) the loan represented by this promissory note was made to the borrower as an nonprogram borrower under Title V of the Housing Act of 1949, as amended, and regulations promulgated thereunder.

DEFAULT: Failure to pay when due any debt evidenced hereby or perform any covenant or agreement hereunder shall constitute default under this instrument and any other instrument evidencing a debt of Borrower owing to, insured or Guaranteed by the Government or securing or otherwise relating to such a debt; and default under any such other instrument shall constitute default hereunder. UPON ANY SUCH DEFAULT, the Government at its option may declare all or any part of any such indebtedness immediately due and payable.

SUBSIDY REPAYMENT AGREEMENT: Borrower agrees to the repayment (recapture) of subsidy granted in the form of interest credits. Subsidy will be repaid when the borrower's account is settled by sale of the security property, refinancing or payment in full and will be calculated in accordance with regulations in effect at the time of settlement. Recapture is based on property appreciation and can equal all, some or none but never exceed the amount of subsidy received.

This Note is given as evidence of a loan to Borrower made or insured by the Government pursuant to the Title V of the Housing Act of 1949 and for the type of loan as is indicated in the "TYPE OF LOAN" block above. This Note shall be subject to the present regulations of the Farmers Home Administration and to its future regulations not inconsistent with the express provisions hereof.

WARNING: Failure to fully disclose accurate and truthful financial information may result in the termination of program assistance currently being received, and the denial of future program assistance under USDA's Debarment regulations, 7 CFR

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Presentment, protest, and notice are hereby waived.

/s/ Brian K. Apple	(SEAL)
BRIAN K. APPLE (BORROWER)	, (' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
/s/ Paula L. Apple	(SEAL)
PAULA L. APPLE (CO-BORROWER)	
709 N. NAPPANEE	
NAPPANEE, IN 46550	

		RECORD OF	ADVANCES		
AMOUNT	DATE	AMOUNT	DATE	AMOUNT	DATE
1) \$ 57,000		(8) \$		(15) \$	
2) \$		(9) \$		(16) \$	
3) \$		(10) \$		(17) \$	
4) \$		(11) \$		(18) \$	
5) \$		(12) \$		(19) \$	
6) \$		(13) \$		(20) \$	
7) \$		(14) \$		(21) \$	
			TOTA	LS	

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709 N. NAPPANEE STREET

USDA-FmHA

Form FmHA 427-1 IN (Rev. 12-87)

ELKHART COUNTY RECORDER PEGGY A. MILLER REAL ESTATE MORTEGE FOR INDIANA

ESCROW, INC. MICHIANA

THIS MORTGAGE is made and entered into by _BRIAN K. APPLE AND PAILA

HUSBAND AND WIFE

County, Indiana, whose post office

ELKHART residing in .

FERHART COUNTY PROGRESS.

NAPPANEE – , Indiana <u>46550</u>

address is herein called "Borrower" and the United States of America, acting through the Farmers Home Administration, United States Department of Agriculture, herein called the "Government":

WHEREAS Borrower is indebted to the Government as evidenced by one or more promissory note(s) or assumption agreement(s), herein called "note," which has been executed by Borrower, is payable to the order of the Government, authorizes acceleration of the entire indebtedness at the option of the Government upon any default by Borrower, and is described as follows:

Date of Instrument

Principal Amount

Annual Rate of Interest

Due Date of Final Installment

OCTOBER 1, 1992

\$57,000.00

7.75

10-01-2025

Recording of this document to replace document #92 023675 for correction. Re-recording of this document to add complete legal description.

(The interest rate for limited resource farm ownership or limited resource operating loan(s) secured by this instrument may be increased as provided in the Farmers Home Administration regulations and the note.)

And the note evidences a loan to Borrower, and the Government, at any time, may assign the note and insure the payment thereof pursuant to the Consolidated Farm and Rural Development Act, or Title V of the Housing Act of 1949, or any other statute administered by the Farmers Home Administration.

And it is the purpose and intent of this instrument that, among other things, at all times when the note is held by the Government, or in the event the Government should assign this instrument without insurance of the note, this instrument shall secure payment of the note; but when the note is held by an insured holder, this instrument shall not secure payment of the note or attach to the debt evidenced thereby, but as to the note and such debt shall constitute an indemnity mortgage to secure the Government against loss under its insurance contract by reason of any default by Borrower;

And this instrument also secures the recapture of any interest credit or subsidy which may be granted to the Borrower by the Government pursuant to 42 U.S.C. §1490a:

NOW, THEREFORE, in consideration of the loan(s) and (a) at all times when the note is held by the Government, or in the event the Government should assign this instrument without insurance of the payment of the note, to secure prompt payment of the note and any renewals and extensions thereof and any agreements contained therein, including any provision for the payment of an insurance or other charge, (b) at all times when the note is held by an insured holder, to secure performance of Borrower's agreement herein to indemnify and save harmless the Government against loss under its insurance contract by reason of any default by Borrower, and (c) in any event and at all times to secure the prompt payment of all advances and expenditures made by the Government, with interest, as hereinatter described, and the performance of every covenant and agreement of Borrower contained herein or in any supplementary agreement, Borrower does hereby mortgage,

assign and warrant unto the Government the following property situated in the State of Indiana, County (ies) of _

ELKHART

A PART OF THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 36, TOWNSHIP 35 NORTH, RANGE 4 EAST, LOCKE TOWNSHIP, ELKHART COUNTY, NAPPANEE, INDIANA.

See complete legal description on Exhibit A

REPARATE

FmHA 427-1 IN (Rev. 12-87)

USDC IN/ND case 3:19-cv-00072 document 1-2 filed 02/04/19 page 2 of 5 EXHIBIT A

A part of the Northeast Quarter of the Northeast Quarter of Section 36, Township 35 North, Range 4 East, Locke Township, Elkhart County, Nappanee, Indiana, and described as follows:

Commencing at the Southwest Corner of Lot #1 in Locke Court Subdivision as recorded in Plat Book 10, page 3, Elkhart County, Indiana; thence North (assumed bearing) in the West line of said Subdivision, a distance of 360.0 feet to the point of beginning of this description; thence West, a distance of 145.0 feet to the East line of Nappanee Street; thence North on said East line a distance of 60.0 feet; thence East, a distance of 145.0 feet to the West line of said Subdivision; thence South on said West line, a distance of 60.0 feet to the aforementioned point of beginning.

together with all rights (including the rights to mining products, gravel, oil, gas, coal or other minerals), interests, easements, hereditaments and appurtenances thereunto belonging, the rents, issues, and profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto or reasonably necessary to the use thereof, including, but not limited to, ranges, refrigerators, clothes washers, clothes dryers, or carpeting purchased or financed in whole or in part with loan funds, all water, water rights, and water stock pertaining thereto, and all payments at any time owing to Borrower by virtue of any sale, lease, transfer, conveyance, or condemnation of any part thereof or interest therein-all of which are herein called "the property";

TO HAVE AND TO HOLD the property unto the Government and its assigns forever in fee simple.

BORROWER for Borrower's self, Borrower's heirs, executors, administrators, successors and assigns WARRANTS THE TITLE to the property to the Government against all lawful claims and demands whatsoever except any liens, encumbrances, easements, reservations, or conveyances specified hereinabove, and COVENANTS AND AGREES as follows:

- (1) To pay promptly when due any indebtedness to the Government hereby secured and to indemnify and save harmless the Government against any loss under its insurance of payment of the note by reason of any default by Borrower. At all times when the note is held by an insured holder, Borrower shall continue to make payments on the note to the Government, as collection agent for the holder.
- (2) To pay to the Government such fees and other charges as may now or hereafter be required by regulations of the Farmers Home Administration.
- (3) If required by the Government, to make additional monthly payments of 1/12 of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgaged premises.
- (4) Whether or not the note is insured by the Government, the Government may at any time pay any other amounts including advances for payment of prior and/or junior liens, required herein to be paid by Borrower and not paid by Borrower when due, as well as any costs and expenses for the preservation, protection, or enforcement of this lien, as advances for Borrower's account. All such advances shall bear interest at the rate borne by the note which has the highest interest rate.
- (5) All advances by the Government, including advances for payment of prior and/or junior liens, in addition to any advances required by the terms of the note, as described by this instrument, with interest shall be immediately due and payable by Borrower to the Government without demand at the place designated in the latest note and shall be secured hereby. No such advance by the Government shall relieve Borrower from breach of Borrower's covenant to pay. Any payment made by Borrower may be applied on the note or any indebtedness to the Government secured hereby, in any order the Government determines.
 - (6) To use the loan evidenced by the note solely for purposes authorized by the Government.
- (7) To pay when due all taxes, liens, judgments, encumbrances, and assessments lawfully attaching to or assessed against the property, including all charges and assessments in connection with water, water rights, and water stock pertaining to or reasonably necessary to the use of the real property described above, and promptly deliver to the Government without demand receipts evidencing such payments.
- (8) To keep the property insured as required by and under insurance policies approved by the Government and, at its request to deliver such policies to the Government.



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- (9) To maintain improvements in good repair and make repairs required by the Government; operate the property in a good and husbandmanlike manner; comply with such farm conservation practices and farm and home management plans as the Government from time to time may prescribe; and not to abandon the property, or cause or permit waste, lessening or impairment of the security covered hereby, or, without the written consent of the Government, cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals except as may be necessary for ordinary domestic purposes.
 - (10) To comply with all laws, ordinances, and regulations affecting the property.
- (11) To pay or reimburse the Government for expenses reasonably necessary or incidental to the protection of the lien and priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and any supplementary agreement (whether before or after default), including but not limited to costs of evidence of title to and survey of the property, costs of recording this and other instruments, attorneys' fees, trustees' fees, court costs, and expenses of advertising, selling, and conveying the property.
- (12) Except as otherwise provided in the Farmers Home Administration regulations, neither the property nor any portion thereof or interest therein shall be leased, assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole and exclusive rights as mortgagee hereunder, including but not limited to the power to grant consents, partial releases, subordinations, and satisfaction, and no insured holder shall have any right, title or interest in or to the lien or any benefits hereof.
- (13) At all reasonable times the Government and its agents may inspect the property to ascertain whether the covenants and agreements contained herein or in any supplementary agreement are being performed.
- (14) The Government may (a) extend or defer the maturity of, and renew and reschedule the payments on, the debt evidenced by the note or any indebtedness to the Government secured by this instrument, (b) release any party who is liable under the note or for the debt from liability to the Government, (c) release portions of the property and subordinate its lien, and (d) waive any other of its rights under this instrument. Any and all this can and will be done without affecting the lien or the priority of this instrument or Borrower's or any other party's liability to the Government for payment of the note or debt secured by this instrument unless the Government says otherwise in writing. HOWEVER, any forbearance by the Government—whether once or often—in exercising any right or remedy under this instrument, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.
- (15) If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a production credit association, a Federal land bank, or other responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, upon the Government's request, apply for and accept such loan in sufficient amount to pay the note and any indebtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative lending agency in connection with such loan.
- (16) Default hereunder shall constitute default under any other real estate, or under any personal property or other, security instrument held or insured by the Government and executed or assumed by Borrower, and default under any such other security instrument shall constitute default hereunder.
- (17) SHOULD DEFAULT occur in the performance or discharge of any obligation in this instrument or secured by this instrument, or should the parties named as Borrower die or be declared incompetent, or should any one of the parties named as Borrower be discharged in bankruptcy or declared an insolvent or make an assignment for the benefit of creditors, the Government, at its option, with or without notice may: (a) declare the entire amount unpaid under the note and any indebtedness to the Government hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate or rent the property, (c) upon application by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, (d) foreclose this instrument as provided herein or by law, and (e) enforce any and all other rights and remedies provided herein or by present or future law.
- (18) The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) any prior liens required by law or a competent court to be so paid, (c) the debt evidenced by the note and all indebtedness to the Government secured hereby, (d) inferior liens of record required by law or a competent court to be so paid, (e) at the Government's option, any other indebtedness of Borrower owing to or insured by the Government, and (f) any balance to Borrower. At foreclosure or other sale of all or any part of the property, the Government and its agents may bid and purchase as a stranger and may pay the Government's share of the purchase price by crediting such amount on any debts of Borrower owing to or insured by the Government, in the order prescribed above.
- (19) Borrower agrees that the Government will not be bound by any present or future State laws prescribing any statute of limitations or limiting the conditions which the Government may by regulation impose, including the interest rate it may charge, as a condition of approving a transfer of the property to a new Borrower. Borrower expressly waives the benefit of any such State laws. Borrower hereby waives, to the fullest extent Borrower may lawfully do so under State law, the benefit of all State laws (a) providing for valuation, appraisal, homestead or exemption of the property, (b) prohibiting maintenance of an action for a deficiency judgment or limiting the amount thereof or the time within which such action may be brought, or (c) allowing any right of redemption or possession following any foreclosure sale. Borrower also hereby relinquishes, waives and conveys all rights, inchoate or consummate, of descent, dower, curtesy, and homestead.
- (20) If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or repair of property to be used as an owner-occupied dwelling (herein called "the dwelling") and if Borrower intends to sell or rent the dwelling and has obtained the Government's consent to do so (a) neither Borrower nor anyone authorized to act for Borrower will, after receipt of a bona fide offer, refuse to negotiate for the sale or rental of the dwelling or will otherwise make unavailable or deny the dwelling to anyone because of race, color, religion, sex or national origin, and (b) Borrower recognizes as illegal and hereby disclaims, and will not comply with or attempt to enforce any restrictive covenants on the dwelling relating to race, color, religion, sex or national origin.

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- (21) Borrower further agrees that no loan proceeds will be used for a purpose that will contribute to excessive erosion of highly erodible land or to the conversion of wetlands to produce an agricultural commodity, as further explained in 7 CFR Part 1940, Subpart G, Exhibit M.
- (22) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future regulations not inconsistent with the express provisions hereof.
- (23) Notices given hereunder shall be sent by certified mail, unless otherwise required by law, addressed, unless and until some other address is designated in a notice so given, in the case of the Government to Farmers Home Administration, United States Department of Agriculture, at Indianapolis, Indiana 46224, and in the case of Borrower to Borrower at the address shown in the Farmers Home Administration Finance Office records (which normally will be the same as the post office address shown above).
- (24) If any provision of this instrument or application thereof to any person or circumstances is held invalid, such invalidity will not affect other provisions or applications of the instrument which can be given effect without the invalid provision or application, and to that end the provisions hereof are declared to be severable.

IN WITNESS WHEREOF, Borrower h	has hereunto set Borrower's hand(s) and seal(s) this	FIRST day
of OCTOBER	19 _92	
	2 %	
	DRIAN & ADDITION	(SEAL)
		. 0
	* PAULA L. APPLE	(SEAL)
	FAULA 1. AFFILE	
STATE OF INDIANA	(
COUNTY OFFLKHART	\ss:	
Before me, WANETA STUTZ	MAN , a Nota	ry Public, this <u>1ST</u>
day of OCTOBER , 1	9 92, BRIAN K. APPLE	
and PAULA L. APPLE		and dead the arranging of the
annexed mortgage.	ackn	owledged the execution of the
	Wanta State	mas
	* Waneta Stutzman Residing in Elkhar:	Notary Public.
(SEAL)		STATION
My commission expires10-15-96		
The form of this instrument was pr	epared by the Office of the General Counsel of	the United States Department
	spaces in the form was inserted by or under the dir	
AMANDA LEE FOR THE FARMERS H	OME ADMINISTRATION	
217 EAST BELL DRIVE, WARSAW,	INDIANA 46580	

^{*} Names of mortgagors and Notary must be printed, typed, or stamped just beneath their signatures.

FmHA Instruction 1951-I Exhibit A

UNITED STATES DEPARTMENT OF AGRICULTURE FARMERS HOME ADMINISTRATION

Subsidy Repayment Agreement

Date of Note 10/1/92	Amount of Note \$57,000	Date of mortgage OCTOBER 1, 1992
Date of Note	Amount of Note	Date of mortgage
Type of assistance:	RH	 Interest credit /x/ Homeownership Assistance Program //
Address of Property:	709 N. Nappanee	
	Nappanee, IN 46550	
BORRO	WER: BRIAN K. APPLE	
CO-ROBBO	ים דו א דווא בי שים.	

- This agreement entered into pursuant to 7 CFR 1951-I, between the United States of America, acting through the Farmers Home Administration (FmHA) (herein called "the Government") pursuant to section 521 of Title V of the Housing Act of 1949 and the borrower(s) whose name(s) and address(es) appears above (herein sometimes referred to as "borrower"), supplements the note(s) from borrower to the Government as described above, and any promissory note(s) for loans made to borrower in the future by the Government. Such future notes, when executed, will be listed below the signature line of this Subsidy Repayment Agreement.
- I (we) agree to the conditions set forth in this agreement for the repayment of the subsidy granted me (us) in the form of interest credits or Homeownership Assistance Program (HOAP) subsidy (hereinafter called "subsidy").
- I (we) agree that the real property described in the mortgage(s) listed above is pledged as security for repayment of the subsidy received or to be received. I (we) agree that the subsidy is due and payable upon the transfer of title or non-occupancy of the property by me (us). I (we) understand that the real estate securing the loan(s) is the only security for the subsidy received. I (we) further understand that I (we) will not be required to repay any of the subsidy from other than the value (as determined by the Government) of the real estate, mortgaged by myself (ourselves) in order to obtain a Section 502 Rural Housing (RH) loan.

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- I (we) understand that so long as I (we) continue to own the property and occupy the dwelling as my (our) residence, I (we) may repay the principal and interest owed on the loan and defer repaying the subsidy amount until title to the property is conveyed or the dwelling is no longer occupied by me (us). If such a request is made, the amount of subsidy to be repaid will be determined when the principal and interest balance is paid. The mortgage securing the FmHA RH loan(s) will not be released of record until the total amount owed the Government has been repaid.
- I (we) agree that Paragraph 6 of this agreement is null and void should the property described in the mortgage(s) be voluntarily conveyed to the Government or liquidated by foreclosure.
- When the debt is satisfied by other than voluntary conveyance of the property to the Government or by foreclosure, I (we) agree that sale proceeds will be divided between the Government and me (us) in the following order:
 - (a) Unpaid balance of loans secured by a prior mortgage as well as real estate taxes and assessments levied against the property which are due will be paid.
 - (b) Unpaid principal and interest owed on FmHA RH loans for the property and advances made by FmHA which were not subsidy and are still due and payable will be paid to the Government.
 - (c) I (we) will receive from the sale proceeds actual expenses incurred by me (us) necessary to sell the property. These may include sales commissions or advertising cost, appraisal fees, legal and related costs such as deed preparation and transfer taxes. Expenses incurred by me (us) in preparing the property for sale are not allowed unless authorized by the Government prior to incurring such expenses. Such expenses will be authorized only when FmHA determines such expenses are necessary to sell the property, or will likely result in a return greater than the expense being incurred.
 - (d) I (we) will receive the amount of principal paid off on the loan calculated at the promissory note interest rate.
 - (e) Any principal reduction attributed to subsidized interest calculations will be paid to the Government.
 - (f) I (we) will receive my original equity which is the difference between the market value of the security, as determined by the FmHA appraisal at the time the first loan subject to recapture of subsidy was made, and the amount of the FmHA loan(s) and any prior lien. This amount is ______ and represents ______ percent of the market value of the security. (The

FmHA Instruction 1951-I Exhibit A Page 3

percent is determined by dividing my (our) original equity by the market value of the security when the loan was closed.) The dollar amounts and percent will be entered at the time this agreement is signed by me (us) and will be part of this agreement.

(g) The remaining balance, after the payments described in (a) thru (f) above have been paid is called value appreciation. The amount of value appreciation to be paid to the Government, in repayment or the subsidy granted, is the lesser of (1) the full amount of the subsidy or (2) an amount determined by multiplying the value appreciation by the appropriate factor in the following table.

Average interest rate paid by me (us)

No. of Months	3	1.1	2.1	3.1	4.1	5.1	6.1	7.1
the Loan was Outstanding	l% or Le₃s	to 2%	to 3%	to 4%	to 5%	to 6%	to 7%	or greater
0 to 59	.78	.68	.60	.51	.44	.32	.22	.11
60 to 119	.75	.66	.58	. 49	.42	.31	.21	.11
120 to 179	.73	.63	.56	.48	.40	•30	.20	.10
180 to 239	•65	.56	. 49	.42	.36	.26	.18	•09
40 to 299	•59	.51	.46	.38	.33	.24	17	.09
300 to 359	•53	.45	.40	.34	. 29	.21	.14	•09
360 to 396	.47	.40	.36	.31	.26	.19	.13	.09

- (h) I (we) will receive the amount of value appreciation less the amount paid the Government as determined in (g) above. I (we) will also receive an additional amount in proportion to my original equity by reducing the amount of value appreciation due to the Government by the percent of my (our) original equity as shown in (f) above.
- (i) If I (we) am the recipient of HOAP, the amount of value appreciation to be recaptured will be calculated as if I (we) had paid I percent interest on the loan, unless the average interest rate paid by me (us) was greater than I percent. In such cases it will be determined based on the average interest rate paid by me (us).
- (j) If this agreement is for a subsequent loan(s) only, the amount of repayment determined in (g) above will be reduced by the following percent: N/A. This percent will be determined by dividing the amount of the loan(s) subject to recapture by the total outstanding RH debt. This percentage will be entered at the time I (we) sign this agreement.
- (k) If this agreement is for more than one loan that is subject to recapture, the subsidy repayment computations will be based on the total subsidy granted on all loans.

(9-27-79) SPECIAL PN

FmHA Instruction 1951-I Exhibit A Page 4

- When a FmHA RH loan is repaid by other than foreclosure, voluntary conveyance, or sale of property, the amount of subsidy to be repaid the Government will be determined in the same manner as described in paragraph 6 of this Exhibit but based on the appraised value determined by FmHA instead of sales price. In such cases, the subsidy due the Government will remain a lien on the property until paid. It must be paid upon non occupancy, sale, or transfer of title to the property.
- I (we) have read and agree to the provisions of this agreement.

Brank apple Borr	over
BRIAN K. APPLE CO-B	orrower
PAULA L. APPLE	
Date signed	
Accepted and Agreed to	
By Morrison Court	(FmHA Official)
THOMAS A. CLEVELAND COUNTY SUPERVISOR	(Title)
10/16/92	
Date	

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UNITED STATES DISTRICT COURT

for the

Northern District of Indiana

TOTUICIII	District of indiana
UNITED STATES OF AMERICA	
Plaintiff)
V.) Civil Action No. 3:19cv00072
BRIAN K. APPLE, PAULA L. APPLE)
a/k/a Paula Loyd, n/k/a Paula Bowers)
Defendant	,
SUMMONS I	IN A CIVIL ACTION
To: (Defendant's name and address) Brian K. Apple 528 River Ave., Apt 1 Alma, MI 48801-1729	
A lawsuit has been filed against you.	
are the United States or a United States agency, or an of P. 12 (a)(2) or (3) — you must serve on the plaintiff an a	n you (not counting the day you received it) — or 60 days if you ficer or employee of the United States described in Fed. R. Civ. answer to the attached complaint or a motion under Rule 12 of otion must be served on the plaintiff or plaintiff's attorney,
Deborah M. Leonard	A.M
Assistant United States United States Attorney's 5400 Federal Plaza, Sui	office-NDIN
Hammond, IN 46320	1000
If you fail to respond, judgment by default will I You also must file your answer or motion with the court	be entered against you for the relief demanded in the complaint.
	CLERK OF COURT
	CLERK OF COURT
Date:	Signature of Clerk or Deputy Clerk
	Signature of Chern of Deputy Chern

Civil Action No. 3:19cv00072

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nan	me of individual and title, if any)			
was re	ceived by me on (date)	·			
	☐ I personally served	the summons on the individual a	at (place)		
			on (date)	; or	
	☐ I left the summons	at the individual's residence or u	sual place of abode with (name)		
			of suitable age and discretion who resid		
	on (date)	, and mailed a copy to t	the individual's last known address; or		
		ons on (name of individual)		, who) is
	designated by law to	accept service of process on beha	olf of (name of organization)		
			on (date)	; or	
	☐ I returned the sum	mons unexecuted because		;	or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	
	I declare under penalt	y of perjury that this information	is true.		
Date:			Server's signature		
			Printed name and title		
			Server's address		_

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

Northern District of Indiana

UNITED STATES OF AMERICA Plaintiff v.))) Civil Action No. 3:19CV00072
BRIAN K. APPLE, PAULA L. APPLE a/k/a Paula Loyd, n/k/a Paula Bowers Defendant)))
	NA CIVIL ACTION
To: (Defendant's name and address) Paula L. Bowers 58720 County Road 1 Elkhart, IN 46517-8977	
A lawsuit has been filed against you.	
are the United States or a United States agency, or an offi	you (not counting the day you received it) — or 60 days if you cer or employee of the United States described in Fed. R. Civ. aswer to the attached complaint or a motion under Rule 12 of ion must be served on the plaintiff or plaintiff's attorney,
Deborah M. Leonard Assistant United States A United States Attorney's 0 5400 Federal Plaza, Suite Hammond, IN 46320	Office-NDIN
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	Signature of Clerk or Denuty Clerk

Civil Action No. 3:19CV00072

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (name	ne of individual and title, if any)						
was re	ceived by me on (date)							
	☐ I personally served	the summons on the individual a	ut (place)					
			on (date)	; or				
	☐ I left the summons at the individual's residence or usual place of abode with (name)							
	, a person of suitable age and discretion who resides there,							
	on (date), and mailed a copy to the individual's last known address; or							
	☐ I served the summo		, who is					
	designated by law to accept service of process on behalf of (name of organization)							
			on (date)	; or				
	☐ I returned the summ			; or				
	☐ Other (<i>specify</i>):							
	My fees are \$	for travel and \$	for services, for a total of \$	(0.00			
	I declare under penalty of perjury that this information is true.							
Date:			Server's signature					
			Server s signature					
			Printed name and title					
			Server's address					

Additional information regarding attempted service, etc:

CIVIL COVER SHEET

USDC IN/ND case 3:19-cy-00072 document 1-5 filed 02/04/19 page 1 of 1

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet.

(SEE INSTRUCTIONS ON THE PERPERS OF THE FORM.)

the civil docket sheet. (SEE)	INSTRÜCTIONS ON THE REVERSE OF THI	E FORM.)	, ,		1 1	
I. (a) PLAINTIFFS			DEFENDANTS			
(b) County of Residence	tes of America e of First Listed Plaintiff EXCEPT IN U.S. PLAINTIFF CASES)		Brian K. Apple and Paula L. Apple, a/k/a Paula Shawgo, a/k/a Paula Loyd, n/k/a Paula L. Bowers County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.			
USAO - 1300 South Harri F <u>ort Wayne, IN 46802; Te</u>	el: (260) 422-2595		Attorneys (If Known)			
II. BASIS OF JURIS	DICTION (Place an "X" in One Box O		TIZENSHIP OF P. (For Diversity Cases Only)	RINCIPAL PARTIES	Place an "X" in One Box for Plaintiff and One Box for Defendant)	
■ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government Not a Party)		en of This State		PTF DEF incipal Place	
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship of Parties in Item III)		en of Another State	2	1	
			en or Subject of a reign Country	3 🗖 3 Foreign Nation	□ 6 □ 6	
CONTRACT	IT (Place an "X" in One Box Only) TORTS	FC	ORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgmer □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excl. Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation ⋈ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY	NAL INJURY sonal Injury - d. Malpractice sonal Injury - duct Liability sestos Personal arry Product bility AL PROPERTY er Fraud th in Lending er Personal perty Damage purty Damage purty Damage purty Damage fuct Liability R PETITIONS tions to Vacate tence Corpus: teral the Penalty andamus & Other il Rights on Condition	0 Agriculture 0 Other Food & Drug 5 Drug Related Seizure of Property 21 USC 881 0 Liquor Laws 0 R.R. & Truck 0 Airline Regs. 0 Occupational Safety/Health 0 Other LABOR 0 Fair Labor Standards Act 0 Labor/Mgmt. Relations 0 Labor/Mgmt. Reporting & Disclosure Act 0 Railway Labor Act 0 Other Labor Litigation 1 Empl. Ret. Inc. Security Act IMMIGRATION 2 Naturalization Application 3 Habeas Corpus Alien Detainee 5 Other Immigration Actions	□ 422 Appeal 28 USC 158 □ 423 Withdrawal	□ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and □ Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 810 Selective Service □ 850 Securities/Commodities/ Exchange □ 875 Customer Challenge □ 12 USC 3410 □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 892 Economic Stabilization Act □ 893 Environmental Matters □ 894 Energy Allocation Act □ 895 Freedom of Information Act □ 900Appeal of Fee Determination Under Equal Access to Justice □ 950 Constitutionality of State Statutes	
▼1 Original □ 2 F	e an "X" in One Box Only) Removed from	Court Reop	pened anothe (specif	2.7		
VI. CAUSE OF ACT	Brief description of cause:	which you are filing (Do not cite jurisdictiona	ıl statutes unless diversity):		
VII. REQUESTED IN COMPLAINT:	Federal Foreclosure N ☐ CHECK IF THIS IS A CLAS UNDER F.R.C.P. 23	SS ACTION D	EMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint:	
VIII. RELATED CAS				DOCKET NUMBER		
DATE	SIGNA	TURE OF ATTORNEY	OF RECORD			
02/04/2019 FOR OFFICE USE ONLY	s/Debo	orah M. Leonard	d 			
	AMOUNT APPL	YING IFP	JUDGE	MAG. JUI	DGE	